

BU9-97-226

COPY OF PAPERS  
ORIGINALLY FILED

PATENT

# 17

Bentol  
4.10.02

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Cassandra L. Crotty et al. : Art Unit: 2672  
Serial No.: 09/224,696 : Examiner: Chante E. Harrison  
Filed: January 4, 1999 :  
For: METHOD FOR :  
VISUALIZING DATA :  
2614

**RESPONSE TO INTERVIEW SUMMARY DATED MARCH 15, 2002**

Assistant Commissioner for Patents  
Washington, D.C. 20231  
Box Non-Fee Amendment

SIR :

This is in response to the Interview Summary mailed March 15, 2002.

RECEIVED  
APR 04 2002  
Technology Center 2600

**APPLICANTS' INTERVIEW SUMMARY**

Applicants wish to make of record additions to the Interview Summary dated March 15, 2002.

(1) Subsequent to the acknowledgement by the Examiner that the purpose and function of Applicants' invention and Schwuttke et al. are different and the contention by the Examiner that these differences in function and purpose are irrelevant, Applicants' attorney responded that one must read Schwuttke et al. in light of these differences and one cannot ignore these differences when interpreting what is disclosed by Schwuttke et al.

(2) The Examiner acknowledged that the claims under rejection call for generating a grid as a direct result of data values, but the Examiner has taken the position that Schwuttke et al. generates a grid as a direct result of data values by the statement of the Examiner in the Office Action dated February 12, 2002 that

"each block represented in a column of FIG. 5A represents a grid that corresponds to a category of data having a plurality of

associated nominal values. Additionally, a grid is only generated in each block where data is represented."

When asked to identify the portion(s) of Schwuttke et al. that provide support for the contention that Schwuttke et al. generates a grid only when the data is being entered (i.e., there is no grid in Schwuttke et al. before the data is entered), the Examiner referred only to the above quote.

(3) In response to the contention that Schwuttke et al. generates a grid as a direct result of data values, Applicants' attorney stated that, in order to *enter* data in a grid, as the Examiner acknowledges takes place in Schwuttke et al., the grid must exist beforehand for the data to be *entered*, which means that the grid in Schwuttke et al. is not generated as a direct result of data values.

(4) Applicants do not understand the statement

"Representative acknowledged that the prior response identifying Schwuttke as disclosing the same because he forms a grid as a result of object classification was inadequate"

and, therefore, cannot accept this statement as reflecting what transpired during the interview.

Respectfully submitted,

RATNER & PRESTIA



Andrew L. Ney

Andrew L. Ney Reg. No. 20,300  
Attorney for Applicants

ALN/imc

Dated: March 22, 2002

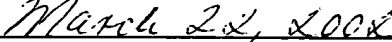
Suite 301  
One Westlakes, Berwyn  
P.O. Box 980  
Valley Forge, PA 19482-0980  
(610) 407-0700

The Assistant Commissioner for Patents is hereby authorized to charge payment to Deposit Account No. 09-0456 (IBM Corporation) of any fees associated with this communication.

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on:



M. Cooper



March 22, 2002